

The Herald.

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The EVENING HERALD has a larger circulation in Shenandoah than any other paper published. Books open to all.

THE BEHRING SEA DECISION. The New York Tribune says the Behring Sea decision is a compromise with the technical rulings in favor of England and the practical regulations for the protection of the fur seal wholly in the interest of the United States.

On the five points formulated in Article VI the tribunal dismisses the claims of exclusive jurisdiction over the waters of Behring Sea or the animals themselves based upon the cession of Alaska and the conditions of habitat and breeding. The arbitrators decide against the United States on all questions of abstract right to protect the seal, which was technically the main issue.

Indeed, these regulations are so broadly framed as practically to put an end to pelagic sealing, and to prevent the extermination of this valuable animal in the only quarter of the world where it is now found. England has the letter of the decision, and the United States have the seal. In this way a protracted international controversy is brought to a close.

To illustrate theory and practice as formulated by the arbitrators we may refer to the fifth point of Article VI, upon which the American counsel laid the main stress in their arguments. It involves this question: "Has the United States any right, and, if so, what right, of protection or property in the fur seals frequently the islands of the United States in Behring Sea when such seals are found outside the ordinary three-mile limit?"

Theoretically the arbitrators decide that the United States can have neither property in the seal nor the right to prevent their destruction. But practically they establish a close season during the three months when protection is absolutely essential; they include the North Pacific as well as Behring Sea in this arrangement; they prohibit the employment of firearms in sealing, and they form a protected zone for sixty miles around the islands where the animals breed. These regulations are so favorable that the arbitrators, while ostensibly ruling against the American claims, seem to have acted virtually upon the assumption that the United States have a better right to the seal than any other nation, and are entitled to have their property protected against slaughter and extermination.

While therefore the technical questions have been decided adversely, Americans have reason for profound satisfaction over the general result. They have not desired to revive old-time claims of exclusive jurisdiction in contravention of the necessary principle of freedom of the seas and the progressive genius of international law. What they have aimed to accomplish has been the preservation of a valuable animal in the interest of the human race. This has been done. The new regulations provide vastly better terms than the present modus vivendi, and virtually insure ample protection for the herd. With the prohibition of firearms the trade of Canadian slaughterers will cease to be profitable, for it can only be carried on in a small way. The zone of 60 miles will protect fairly well the breeding seal, although a larger circle would have been preferable. The extension of the closed season to the North Pacific, against which Sir Charles Russell argued with great earnestness, turns Canadian poachers out of their favorite hunting-ground. The fur seal will not perish from the face of the waters of Behring Sea, as it has from the South Atlantic and the South Pacific

IN SENATE AND HOUSE

Ex-Comptroller Hepburn Declares Against Repeating the Sherman Law.

WASHINGTON, Aug. 23.—Yesterday there was gathered within the walls of the senate chamber the largest attendance of senators on the floor and of spectators in the galleries than has been seen for many a day. The occasion was the announcement that the senate was to be addressed by Mr. Voorhees, chairman of the finance committee, in support of the bill reported by him discontinuing the purchase of silver bullion. The speech was listened to from beginning to end with close and eager attention. Both on the floor and in the galleries there was but one attempt made to divert Mr. Voorhees from the current of his speech, but he declined absolutely to yield to any interruption. There was also but one manifestation of approval from the galleries, and that was promptly suppressed and his repetition forbidden by the vice president. The speech was followed by an argument from Mr. Dabbs in opposition to the bill as a measure to establish gold monometallism, and by one from Mr. Palmer in support of the bill. The last hour or two of the day's session passed in a discussion of Mr. Cookrell's amendment to the bill for the increase of national bank circulation, but no action was taken upon it.

The interest in the silver debate was yesterday transferred from the house to the senate, but the audience in the house was not entirely disappointed, although Mr. Breckenridge, of Kentucky, who was expected to open the debate, did not appear. Mr. Mallory, of Florida, was the first speaker against the unconditional repeal of the Sherman law. Mr. Hopkins, of Illinois, took the other side, indignantly charging the Democrats with opportunism. The new Populist from Nevada, Mr. Newlands, made a good impression in his maiden speech, which was a vigorous one in support of the free coinage of silver. Mr. Byrum, of Indiana, made a short but incisive argument in favor of the Wilson bill. The surprise of the day was the speech of Mr. Chapman, of Iowa, who was controller of the currency under the Harrison administration, who emphatically declared against the repeal of the Sherman law. That law, he contended, had been beneficial in its effects, and it should not now be repealed. Mr. Jones, of Virginia, closed the day's debate with an argument in favor of bimetalism. At the evening session other speeches pro and con were delivered.

BASEBALL YESTERDAY.

At New York: New York, 17; Chicago, 7. At Brooklyn: (12 innings) Brooklyn, 4; Pittsburgh, 1. At Boston: Boston, 7; Cincinnati, 4. At Philadelphia: Philadelphia, 12; Cleveland, 5. At Baltimore: Baltimore, 2; St. Louis, 1. At Washington: Louisville, 3; Washington, 2. At Wilkesbarre: Buffalo, 11; Wilkesbarre, 4. At Albany: Albany, 18; Providence, 10. At Troy: Troy, 3; Springfield, 1. At Binghamton: Binghamton, 14; Erie, 3. At Allentown: Allentown, 7; Altoona, 2. At Easton: Easton, 9; York, 4. At Reading: Johnston, 8; Reading, 4. At Scranton: Harrisburg, 12; Scranton, 6.

STOCK AND PRODUCE MARKETS

Closing Quotations of the New York and Philadelphia Exchanges. New York, Aug. 22.—There were some concessions in prices today, but the feeling is cheerful. Closing bids: U. S. Bonds, 104 1/2; U. S. 4's, 104 1/2; U. S. 5's, 104 1/2; U. S. 6's, 104 1/2; U. S. 7's, 104 1/2; U. S. 8's, 104 1/2; U. S. 9's, 104 1/2; U. S. 10's, 104 1/2; U. S. 11's, 104 1/2; U. S. 12's, 104 1/2; U. S. 13's, 104 1/2; U. S. 14's, 104 1/2; U. S. 15's, 104 1/2; U. S. 16's, 104 1/2; U. S. 17's, 104 1/2; U. S. 18's, 104 1/2; U. S. 19's, 104 1/2; U. S. 20's, 104 1/2; U. S. 21's, 104 1/2; U. S. 22's, 104 1/2; U. S. 23's, 104 1/2; U. S. 24's, 104 1/2; U. S. 25's, 104 1/2; U. S. 26's, 104 1/2; U. S. 27's, 104 1/2; U. S. 28's, 104 1/2; U. S. 29's, 104 1/2; U. S. 30's, 104 1/2; U. S. 31's, 104 1/2; U. S. 32's, 104 1/2; U. S. 33's, 104 1/2; U. S. 34's, 104 1/2; U. S. 35's, 104 1/2; U. S. 36's, 104 1/2; U. S. 37's, 104 1/2; U. S. 38's, 104 1/2; U. S. 39's, 104 1/2; U. S. 40's, 104 1/2; U. S. 41's, 104 1/2; U. 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